UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ROME DIVISION

IN RE:)	CHAPTER 13
YOLANDA DENISE JONES,)	
)	CASE NO. 17-42281-PWB
)	
DEBTOR.)	JUDGE BONAPFEL

NOTICE OF FILING OF MODIFICATION OF CONFIRMED PLAN NUNC PRO TUNC, DEADLINE FOR FILING WRITTEN OBJECTIONS AND HEARING DATE AND TIME IF OBJECTION IS TIMELY FILED

To: Creditors and Other Parties in Interest

PLEASE TAKE NOTICE that the Debtor filed and served on you a proposed modification to the confirmed plan in this case. Pursuant to Rule 3015(g) of the Federal Rules of Bankruptcy Procedure, any creditor or other party in interest opposing this proposed modification must file that objection in writing with the Court on or before the following deadline.

DEADLINE FOR FILING OBJECTIONS: June 17, 2019.

PLACE OF FILING: United States Bankruptcy Court

600 East First St Room 339

Rome, GA 30161

If you mail an objection to the Court for filing, you must mail it early enough, so the Court will receive it on or before the date stated above.

You must also serve a copy on the undersigned at the address stated below and on the Debtor at:

Yolanda Jones 20 Mattie Ln. Douglasville, GA 30134

PLEASE TAKE FURTHER NOTICE that if an objection to the proposed Modification is timely filed, the Court will hold a hearing on the Modification in courtroom 342 on June 26, 2019 at 9:50 AM, U.S. Courthouse, 600 East First Street, Rome, GA 30161. If no objection is timely filed, the proposed Modification will be effective pursuant to 11 U.S.C. § 1329(b)(2) as a part of the Confirmed Plan without further notice of hearing.

This 15th day of May, 2019.

Respectfully Submitted,

/s/Yolanda Denise Jones Debtor

/s/ Jeffrey Kelly Attorney for Debtor GA Bar No.: 412798

Law Office of Jeffrey B. Kelly, P.C. 107 E. 5th Avenue Rome, GA 30161 (706) 295-0030 (706) 413-1365 (fax) lawoffice@kellycanhelp.com

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ROME DIVISION

IN RE:)	CHAPTER 13
YOLANDA DENISE JONES,)	
)	CASE NO. 17-42281-PWB
)	
DEBTOR.)	JUDGE BONAPFEL

POST-CONFIRMATION MODIFICATION OF PLAN NUNC PRO TUNC AND REQUEST FOR ITS APPROVAL

YOLANDA DENISE JONES, Debtor, proposes to modify the confirmed plan of reorganization as set forth below and request that this modification be approved, nunc pro tunc to January 2019.

MODIFICATION OF PLAN

YOLANDA DENISE JONES, Debtor, hereby modifies the Chapter 13 Plan, which the Court Confirmed on February 15, 2018 as follows;

- 1) Debtor amends the plan to decrease monthly plan payments to \$280.00 per month nunc pro tunc to January 2019.
- 2) Debtor amends the plan, section 2, to remove the step provision that stated, "Debtor's plan payment shall increase by \$160 in month December 2018 upon completion or termination of Aaron's payment".
- 3) Debtor amends the plan, section 3(B) to increase monthly attorney's fees to \$260.00 per month.
- 4) Debtor amends the plan, section 6(a), to include a debt with Michigan Department of Treasury for a total of \$1,467.00, with an interest rate of 4% and monthly payments of \$260.00 beginning September 2019.

This 15th day of May, 2019. Respectfully Submitted,

/s/Yolanda Denise Jones

Debtor

/s/ Jeffrey Kelly
Attorney for Debtor

GA Bar No.: 412798

Law Office of Jeffrey B. Kelly, P.C. 107 E. 5th Avenue Rome, GA 30161 (706) 295-0030 (706) 413-1365 (fax)

lawoffice@kellycanhelp.com

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United States Bankruptcy Court Northern District of Georgia

In re	Yolanda Denise Jones		Case No.	17-42281-pwb
		Debtor(s)	Chapter	13
		CHAPTER 13 PLAN		
TO D	on □ AMENDMENT TO AMEND P. ECREASED INCOME EFFECT RED CREDITOR		HE TRUST	
	You should read this Plan carefully an nay modify your rights by providing fo al securing your claim, and/or by settin	1 0		
Debtor	or Debtors (hereinafter called "Debtor") p	proposes this Chapter 13 Plan:		

1. **Submission of Income**. Debtor submits to the supervision and control of the Chapter 13 Trustee ("Trustee") all or such portion of future earnings or other future income of Debtor as is necessary for the execution of this Plan.

2. Plan Payments and Length of Plan. Debtor will pay the sum of _\$280.00 _ Monthly_ to Trustee by ☐ Payroll Deduction(s) or by ☐ Direct Payment(s) for the applicable commitment period of _36 _ months, unless all allowed claims in every class, other than long-term claims, are paid in full in a shorter period of time. The term of this Plan shall not exceed sixty (60) months. See 11 U.S.C. §§ 1325(b)(1)(B) and 1325(b)(4). Each pre-confirmation plan payment shall be reduced by any pre-confirmation adequate protection payment(s) made pursuant to Plan paragraph 6(A)(i) and § 1326(a)(1)(C).

The following alternative provision will apply if selected:

▼ IF CHECKED, Plan payments will increase by \$400 in month September 2021 upon completion or termination of non-filing spouse's car payment. Plan payments will increase by \$526 in month September 2022 upon completion or termination of non-filing spouse's car payment.

- 3. Claims Generally. The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief. An allowed proof of claim will be controlling, unless the Court orders otherwise. Objections to claims may be filed before or after confirmation.
- 4. **Administrative Claims**. Trustee will pay in full allowed administrative claims and expenses pursuant to §507(a)(2) as set forth below, unless the holder of such claim or expense has agreed to a different treatment of its claim.
- (A). **Trustee's Fees**. The Trustee shall receive a statutory fee in the amount established by the Attorney General and the United States Trustee.

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Debtor and Debtor's attorney have further agreed that Debtor's attorney may be paid for "non-base services" as they are performed on an as-needed basis. These "non-base" services, and the agree fee for each, are identified in paragraph 6 of the Rule 2016(b) disclosure statement in this case. Upon Completion of a "non-base" service, Debtor's attorney may file an application with the Court, servicing all parties-in-interest with notice of the application and providing an opportunity to be heard on the matter. If the "non-base" fee is approved by the Court, the fee shall be added to the balance of the unpaid fee in this case and paid in accordance with paragraph 4(B), above. If the base fee has been paid in full, then the fee shall be paid up \$250 per month, and the distribution to creditors shall be reduced, pro rata, by that amount until the additional fee is paid in full.

5. Priority Claim	S.
-------------------	----

(A).	Domestic	Support	Obligations.
----	----	-----------------	----------------	--------------

✓ None. If none, skip to Plan paragraph 5(B).

- (i). Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim.
- (ii). The name(s) and address(es) of the holder of any domestic support obligation are as follows. See 11 U.S.C. §§ 101(14A) and 1302(b)(6).

-NONE-		

- (iii). Anticipated Domestic Support Obligation Arrearage Claims
 - (a). Unless otherwise specified in this Plan, priority claims under 11 U.S.C. § 507(a)(1) will be paid in full pursuant to 11 U.S.C. § 1322(a)(2). These claims will be paid at the same time as claims secured by personal property, arrearage claims secured by real property, and arrearage claims for assumed leases or executory contracts.

✓ None; or

(a)	(b)	(c)
Creditor	Estimated arrearage	Projected monthly arrearage
(Name and Address)	claim	payment
-NONE-		

(b). Pursuant to §§ 507(a)(1)(B) and 1322(a)(4), the following domestic support obligation claims are assigned to, owed to, or recoverable by a governmental unit.

V	None; or	
---	----------	--

Claimant and proposed treatment:

-NONE-

(B). Other Priority Claims (e.g., tax claims). All other allowed priority claims will be paid in full, but will not be funded until after all secured claims, lease arrearage claims, and domestic support claims are paid in full.

(a)	(b)
Creditor	Estimated claim
Georgia Department of Revenue	0.00
IRS	2000.00

6. Secured Claims.

- (A). Claims Secured by Personal Property Which Debtor Intends to Retain.
 - (i). <u>Pre-confirmation adequate protection payments.</u> No later than 30 days after the date of the filing of this plan or the order for relief, whichever is earlier, the Debtor shall make the following adequate protection payments to creditors pursuant to § 1326(a)(1)(C). If the Debtor elects to make such adequate protection payments on allowed claims to

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the Trustee pending confirmation of the plan, the creditor shall have an administrative lien on such payment(s), subject to objection. If Debtor elects to make such adequate protection payments directly to the creditor, Debtor shall provide evidence of such payment to the Trustee, including the amount and date of the payment.

Debtor shall make	the following adeq	uate protection payments:	:

directly to the creditor; or

✓ to the Trustee pending confirmation of the plan.

(a) Creditor	(b) Collateral	(c) Adequate protection payment amount
-NONE-		

- (ii). <u>Post confirmation payments.</u> Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b). If the Debtor elects to propose a different method of payment, such provision is set forth in subparagraph (c).
 - (a). Claims to Which § 506 Valuation is NOT Applicable. Claims listed in this subsection consist of debts secured by a purchase money security interest in a vehicle for which the debt was incurred within 910 days of filing the bankruptcy petition, or, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See § 1325(a)(5). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the amount of the claim in column (d) with interest at the rate stated in column (e). Upon confirmation of the plan, the interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

✓ None; or

		(c)	(d)		(f)
(a)	(b)	Purchase	Claim	(e)	Monthly
Creditor	Collateral	date	amount	Interest rate	payment
					In September 2019,
					plan payment shall
Michigan Dept of					begin at \$260 per
Revenue	Tax Lien	NPNP	\$1,467.00	4.00%	month.

(b). Claims to Which § 506 Valuation is Applicable. Claims listed in this subsection consist of any claims secured by personal property not described in Plan paragraph 6(A)(ii)(a). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the replacement value as stated in column (d) or the amount of the claim, whichever is less, with interest at the rate stated in column (e). The portion of any allowed claim that exceeds the value indicated below will be treated as an unsecured claim. Upon confirmation of the plan, the valuation and interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

✓ None; or

Creditor None	Collateral	date	value	Interest rate	payment
(a)	(b)	Purchase	Replacement	(e)	Monthly
		(c)	(d)		(f)

(c). Other provisions.

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(B). Claims Secured by Real Property Which Debtor Intends to Retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise. Trustee may pay each allowed arrearage claim at the monthly rate indicated below until paid in full. Trustee will pay interest on the mortgage arrearage if the creditor requests interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest.

	(b)	(c)	(d)
(a)	Property	Estimated pre-petition	Projected monthly
Creditor	description	arrearage	arrearage payment
-NONE-			

(C). Surrender of Collateral. Debtor will surrender the following collateral no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. Any claim filed by a secured lien holder whose collateral is surrendered will be treated as unsecured. Any involuntary repossession/foreclosure prior to confirmation of this Plan must be obtained by a filed motion and Court order, unless the automatic stay no longer applies under § 362(c). Upon Plan confirmation, the automatic stay will be deemed lifted for the collateral identified below for surrender and the creditor need not file a Motion to Lift the Stay in order to repossess, foreclose upon or sell the collateral. Nothing herein is intended to lift any applicable co-Debtor stay, or to abrogate Debtor's state law contract rights.

(a)	(b)
Creditor	Collateral to be surrendered
-NONE-	

- 8. Executory Contracts and Unexpired Leases. The following executory contracts and unexpired leases are assumed, and payments due after the filing of the case will be paid directly by Debtor, not through Trustee, as set forth below in column (c).

Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors. All other executory contracts and unexpired leases of personal property are rejected upon conclusion of the confirmation hearing.

V None; or Debtor assumes lease with Aaron's

(a)	(b)	(c)	(d)
Creditor	Nature of lease or	Payment to be paid	Projected arrearage monthly payment
	executory contract	directly by Debtor	through plan (for informational purposes)
Aaron's	Furniture lease	160.00	0.00

9. **Property of the Estate.** Property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise.

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10. Other Provisions:

(E). Other provisions.

- (A). Special classes of unsecured claims.
- (B). Other direct payments to creditors. DEBT TO US AUTO FINANCE SECURED BY 2015 CHEVY MALIBU SHALL BE PAID DIRECTLY BY NON-FILING COSIGNOR.

STUDENT LOANS SHALL BE PAID PRO RATA AS GENERAL UNSECURED CREDITORS.

- (C). Other allowed secured claims: A proof of claim which is filed and allowed as a secured claim, but is not treated specifically under the plan, shall be funded with <u>4</u>% interest as funds become available after satisfaction of the allowed secured claims which have been treated by the plan and prior to payment of allowed non-administrative priority claims (except domestic support obligation claims as set forth in paragraph 5(A), above) and general unsecured claims. Notwithstanding the foregoing, the Debtor or any other party in interest may object to the allowance of the claim.
- (D). Claims subject to lien avoidance pursuant to 11 U.S.C. §522(f): The allowed secured claim of each creditor listed below shall not be funded until all allowed, secured claims which are being treated by the plan are satisfied. If an order is entered avoiding the creditor's lien, that creditor's claim shall be treated as a general, unsecured claim to the extent it is not otherwise secured by property of the estate and treated by the plan. To the extent that the creditor's lien is not avoided and is not otherwise treated by the plan, the secured claim shall be funded as set forth in the above paragraph. This paragraph shall apply to the following creditors:

Southfield Family Dental

- 14	4	~.		
Date Ma	y 15, 2019	Signature	/s/ Yolanda Denise Jones	
			Yolanda Denise Jones	
			Debtor	
Attorney	/s/ Jeffrey B. Kelly			
,	Jeffrey B. Kelly 412798			

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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ROME DIVISION

IN RE:)	CHAPTER 13
YOLANDA DENISE JONES,)	
)	CASE NO. 17-42281-PWB
)	
DEBTOR.)	JUDGE BONAPFEL

CERTIFICATE OF SERVICE

This is to certify that I have this day served a copy of the foregoing Post Confirmation Plan Modification filed on May 15, 2019, on the following by U. S. Mail, in a properly stamped and addressed envelope.

Mary Ida Townson Chapter 13 Trustee 191 Peachtree Street Atlanta, GA 30303

Yolanda D. Jones 20 Mattie Ln. Douglasville, GA 30134

All parties on the attached mailing list.

This 15th day of May, 2019.

/s/ Jeffrey B. Kelly

Jeffrey B. Kelly, Esquire Attorney for Debtor Bar No. 412798 107 East 5th Avenue Rome, GA 30161 (706) 295-0030 (phone) (706) 413-1365 (fax) lawoffice@kellycanhelp.com Label Matrix for local noticing Doc 41 Filed 05/15/19 Entered 05/15/19 14:24:48 **Desc Main** Page 10 of 13 Amcol Systems, Inc. 752 N. Main St. Suite 1 Po Box 21625 Case 17-42281-pwb Cedartown, GA 30125-2358 Northern District of Georgia Columbia, SC 29221-1625 Tue Apr 9 14:08:55 EDT 2019 Aarons Sales & Lease Ability Recovery Service Allstate Indemnity Company Attn: Bankruptcy 1 Montage Mountain Rd Ste A 3075 Sanders Rd #H1A 309 E Paces Ferry Rd Ne Moosic, PA 18507-1777 Northbrook, IL 60062-7127 Atlanta, GA 30305-2367 American Credit Collections American Medical Collection Amsher 1 Montage Mountain Rd #A 4 Westchester Plaza Ste 110 4524 Southlake Pkwy #15 Moosic, PA 18507-1777 Elmsford, NY 10523-1615 Birmingham, AL 35244-3271 Arrow Exterminators Bank of America N.A. Bartow County Water Department P.O. Box 2015 P O Box 982284 P.O. Box 850 Cartersville, GA 30120-1684 El Paso, TX 79998-2284 Cartersville, GA 30120-0850 CBCS Collections Bay Area Credit Service Benefit Overpayment Collection P.O. Box 467600 250 E Broad St PO Box 169 Atlanta, GA 31146-7600 Grand Rapids, MI 49501-0169 Columbus, OH 43215-3708 Cartersville Medical Center Cartersville Pediatric Capital Bank 1 Church St 960 Joe Frank Harris Pkwy P.O. Box 200429 Rockville, MD 20850-4190 Cartersville, GA 30120-2129 Cartersville, GA 30120-9008 Cbe Group Central Credit Service Comenity Bank/Fashion Bug Attn: Bankruptcy Department 550 N Regency Square Blv Attn: Bankruptcy Po Box 900 Jacksonville, FL 32225 Po Box 182125 Columbus, OH 43218-2125 Waterloo, IA 50704-0900 Credit Collection Services Concord Management Damion Jones

15510 Sandspur Road Maitland, FL 32794

ERC/Enhanced Recovery Corp

Equifax Attn: Bankruptcy PO Box 740241

8014 Bayberry Rd Jacksonville, FL 32256-7412

FedLoan Servicing Attention: Bankruptcy Po Box 69184

Harrisburg, PA 17106-9184

725 Canton Street Norwood, MA 02062 **EOSCCA** Collections P.O. Box 329 Norwell, MA 02061-0329

Atlanta, GA 30374-0241

Floyd Primary Services P.O. Box 1882 Rome, GA 30162-1882

20 Mattie Lane Douglasville, GA 30134-4897

Experian PO Box 9701 Allen, TX 75013-9701

Floyd Professional Billing P.O. Box 1882 Rome, GA 30162-1882

(p) FOCUS RECEIVABLES MANAGEMENT LLC 1130 NORTHCHASE PARKWAY STE 150 MARIETTA GA 30067-6429

P O BOX CZIM Ent Page 11 of 13

COLORADO SPRINGS CO 80962-2180

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Credit Collection Services Two Wells Ave Dept 9134 Newton Center, MA 02459-3225

(p) GEORGIA DEPARTMENT OF REVENUE COMPLIANCE DIVISION ARCS BANKRUPTCY 1800 CENTURY BLVD NE SUITE 9100

HARBIN CLINIC LLC C/O NATIONWIDE RECOVERY SERVICE P.O. BOX 8005 CLEVELAND, TN 37320-8005

(p) HS FINANCIAL GROUP LLC 25651 DETROIT RD #203 WESTLAKE OH 44145-2415

HSI Financial Services, LLC P.O. Box 934075 Atlanta, GA 31193-4075

ATLANTA GA 30345-3202

I C System Inc Po Box 64378 Saint Paul, MN 55164-0378

(p) INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 7346 PHILADELPHIA PA 19101-7346

IWU Collections Student Account Services 1900 West 50th St Marion, IN 46953-9393

Indiana Wesleyan University 1900 W 50th Street Marion, IN 46953-9393

(p) JEFFERSON CAPITAL SYSTEMS LLC PO BOX 7999 SAINT CLOUD MN 56302-7999

Yolanda Denise Jones 20 Mattie Ln Douglasville, GA 30134-4897 Kay Jewelers P.O. Box 740425 Cincinnati, OH 45274-0425 Jeffrey B. Kelly Law Office of Jeffrey B. Kelly, P.C. 107 E. 5th Avenue Rome, GA 30161-1725

LCA Collections 344 Robinson Road Chatsworth, GA 30705-5576 LJ Ross & Associates 4 Universal Way Jackson, MI 49202-1455 LabCorp P.O. Box 2240 Burlington, NC 27216-2240

Law Office of Donald Conrad 13750 Merriman Rd Livonia, MI 48150-1814

Leroys Jewelers Sterling Jewelers, Inc/Attn: Bankruptcy Po Box 1799 Akron, OH 44309-1799

Medical Financial Soultions 225 N Roase St Kalamazoo, MI 49007-3823

Medical Revenue Service P.O. Box 1149 Sebring, FL 33871-1149

Medicredit P.O. Box 1629 Maryland Heights, MO 63043-0629 Merchants & Medical 6324 Taylor Rd Flint, MI 48507-4685

Mhesla/glelsi 2401 International Lane Madison, WI 53704-3121

Michigan Attorney General 525 W Ottawa Street PO Box 48909 Lansing, MI 48933-1067

Michigan Department of Treasury Office of Collections P.O. Box 30168 Lansing, MI 48909-7668

Michigan Unemployment Dept #771760 PO Box 77000 Detroit, MI 48277-2000 Midwest Recovery Systems 2747 W Clay Street Ste A Saint Charles, MO 63301-2557

Monarch Recovery Management 10965 Decatur Road Philadelphia, PA 19154-3210

Money Recovery Nationwide 17-42281-pwb Po Box 13129

Lansing, MI 48901-3129

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Philadelphia, PA 19101-3626

P.O. Box 2248

Maryland Heights, MO 63043-1048

Natiowide Recovery Service

Attn: Bankruptcy Po Box 8005

Cleveland, TN 37320-8005

Navient

Attn: Bankruptcy Po Box 9500

Wilkes-Barr, PA 18773-9500

Navient Solutions, LLC on behalf of

TGSLC PO BOX 83100

Round Rock, TX 78683-3100

Nelnet

Nelnet Claims/Bankruptcy Po Box 82505

Lincoln, NE 68501-2505

Nelnet on behalf of GLHEC Great Lakes Higher Education Corp

PO Box 8973

Madison WI 53708-8973

Penn Credit Corporation

916 S 14th St

Harrisburg, PA 17104-3425

Phoenix Financial Service

8902 Otis Ave Ste 103A

Indianapolis, IN 46216-1009

(p) PORTFOLIO RECOVERY ASSOCIATES LLC

PO BOX 41067

NORFOLK VA 23541-1067

Purchasing Power

1375 Peachtree St NE Ste 500 Atlanta, GA 30309-3109

Regions Bank P.O. Box 2224

Birmingham, AL 35246-0001

Southfield Family Dental Pllc

188800 W 10 Mile Rd Southfield, MI 48075 (p) SPRINT NEXTEL CORRESPONDENCE

ATTN BANKRUPTCY DEPT

PO BOX 7949

OVERLAND PARK KS 66207-0949

State Collection Service 2509 S Stoughton Rd Madison, WI 53716-3314

Superior Asset Management 1000 Abernathy Rd Ste 165

Atlanta, GA 30328-5612

TSI

Po Box 15609

Wilmington, DE 19850-5609

(p) TIDEWATER FINANCE COMPANY

P O BOX 13306

CHESAPEAKE VA 23325-0306

Tidewater Finance Company c/o Charles T Day, III 1790 Atkinson Rd, Suite F Lawrenceville, GA 30043-7989 Mary Ida Townson Chapter 13 Trustee Suite 2200

191 Peachtree Street, NE Atlanta, GA 30303-1770

Trans Union PO Box 1000

Chester, PA 19016-1000

Transworld Systems

280 Interstate North Circle #510

Atlanta, GA 30339-2452

U. S. Attorney

600 Richard B. Russell Bldg. 75 Ted Turner Drive, SW

Atlanta GA 30303-3315

U.S. Department of Education c/o FedLoan Servicing

P.O. Box 69184

Harrisburg, PA 17106-9184

US Dept of Education Attn: Bankruptcv Po Box 16448

Saint Paul, MN 55116-0448

United Recovery Systems 5800 North Course Drive Houston, TX 77072-1613

Us Auto Finance/us Aut 824 N Market St Ste 220 Wilmington, DE 19801-3024

Wayn St Univ Room 214 A S B 2 Detroit, MI 48202 Wayne State University Hnj Studt Serv Bldg 3 E Detroit, MI 48202

Wellstar Health System Paulding 281-pwb 2518 Jimmy Lee Smith Pkwy Hiram, GA 30141-2068

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The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Focus Receivables Management 1130 Northchase Pkwy Ste 150 Marietta, GA 30067 Ford Motor Credit National Bankruptcy Service Center Po Box 62180 Colorado Springs, CO 80962 Georgia Department of Revenue Bankruptcy Section PO Box 161108 Atlanta, GA 30321-1108

HS Financial Group, LLC 25651 Detroit Rd #203 Westlake, OH 44145 IRS PO Box 105404 Atlanta, GA 30348-5404 Jefferson Capital Systems LLC Po Box 7999 Saint Cloud Mn 56302-9617

Portfolio Recovery 120 Corporate Blvd Norfolk, VA 235020 Sprint P.O. Box 4181 Carol Stream, IL 60197 Tidewater Finance Co 6520 Indian River Rd Virginia Beach, VA 23464

End of Label Matrix
Mailable recipients 91
Bypassed recipients 0
Total 91